IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

PARKER PELHAM, Individually and on Behalf of All Other Similarly Situated,)	
Plaintiff,)	C.A. No. 23-162-CFC-SRF
v.)	
VBIT TECHNOLOGIES CORP., VBIT MINING)	
LLC, ADVANCED MINING GROUP, DANH)	
CONG VO a/k/a DON VO, PHUONG D VO a/k/a)	
KATIE VO, SEAN TU, JIN GAO, LILLIAN)	
ZHAO, and JOHN DOE INDIVIDUALS 1-10, and)	
DOE COMPANIES 1-10,)	
)	
Defendants.)	

DECLARATION OF GRIFFIN A. SCHOENBAUM IN SUPPORT OF DEFENDANT PHUONG D. VO A/K/A KATIE VO'S OPENING BRIEF IN SUPPORT OF HER MOTION TO DISMISS

- I, Griffin A. Schoenbaum, make the following declaration:
- 1. I am an attorney at the law firm of Richards, Layton & Finger, P.A., counsel for Phuong D. Vo a/k/a Katie Vo ("Ms. Vo"). I am over eighteen years of age and am fully competent to make this declaration. I make this declaration in support of Defendant Phuong D. Vo a/k/a Katie Vo's Opening Brief in Support of Her Motion to Dismiss.
- 2. Attached as **Exhibit 1** is a true and correct copy of an email sent by Marcos A. Ramos of Richards, Layton & Finger, P.A. to Brian E. Farnan of Farnan LLP on July 27, 2023.

I declare under penalty of perjury under the law of the United States of America that the foregoing is true and correct.

/s/ Griffin A. Schoenbaum
Griffin A. Schoenbaum (#6915)

Dated: November 15, 2023